IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 231 of 1996

STATE OF GUJARAT

Versus

CHANDRAKANT HIRALAL CHOCKSI

Appearance:

MR SP HASURKAR for Petitioner
RULE SERVED for Respondent No. 1
MR YN OZA for Respondent No. 3
MR SJ DAVE, AGP, for respondent no.4

CORAM: MR.JUSTICE Y.B.BHATT Date of decision: 07/07/1999

ORAL JUDGEMENT

- 1. This petition arises from orders passed under the provisions of the Urban Land (Ceiling & Regulation) Act, 1976.
- 2. It is common ground on both sides that the State of Gujarat adopted the Urban Land (Ceiling & Regulation) Repeal Act, 1999 on 30th March 1999.
- 3. It is also common ground on both sides that by virtue of section 4 of the Repeal Act, all proceedings pending on the said date shall abate.
- 4. It is so found and accordingly held, and the present petition is disposed of accordingly.
- 5. Learned AGP states on instructions that the State of Gujarat will abide by the Circular issued by the State Government in the Revenue Department No.ULC/1099-602/V1 dated 15th April 1999.
- 6. Rule is accordingly discharged with no order as to costs. Interim relief if any stands vacated.